UNITED STATES DISTRICT COURT

| | Eastern District of North Carolina | | | FILED IN OPEN COURT |
|--|--|---|--|--|
| | | | | ON_[[8] 21/2 |
| United States of America | | | | Peter A. Moore, Jr., Cla US District Court Eastern District of NC |
| v. Keyda Monay Lovick Garri | ck) | Case No: | 4:15-CR-14-1BO | • |
| Date of Original Judgment: Date of Previous Amended Judgment: (Use Date of Last Amended Judgment if Any) | July 9, 2015) | USM No: Pro Se Defendant's | 59184-056 Attorney | |
| ORDER REGARD | ING MOTION SUANT TO 18 | | | DUCTION |
| Upon motion of the defenda § 3582(c)(2) for a reduction in the term of subsequently been lowered and made retr § 994(u), and having considered such motand the sentencing factors set forth in 18 | f imprisonment improactive by the Unit | oosed based o ed States Sen o account the | n a guideline sente tencing Commission policy statement se | ncing range that has on pursuant to 28 U.S.C. ot forth at USSG §1B1.10 |
| IT IS ORDERED that the motion is: DENIED. GRANTED as in the last judgment issued) of | | previously im oths is reduc | | imprisonment (as reflected |
| The defendant was sentenced under the p warranted. | rovisions of Amend | lment 782. Tl | nerefore, no further | consideration is |
| | • | | | 1 |
| If the amount of time the defendant has all sentence, subject to an additional period o | | | | |
| (Сотр | olete Parts I and II of Pag | e 2 when motior | is granted) | |
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| | | // 1 / 1 T-1 | 0. 2015 | |
| Except as otherwise provided, all provision shall remain in effect. IT IS SO ORDER | RED. | | A | |
| Order Date: // 8-/7 | <u> </u> | me | rel Koy Judge's signat | ure |
| Effective Date: | Terrer | nce W. Boyle | U.S. District Judg | je d vida |